UNITED STATES BANKRUPTCY COURT (1) EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISON 2015 JAN 13 P 2: 32

TYRONE PICKEH JANICE PICKEH	U.S. BANKRUPTCY COURT E.D. MICHIGAN-DETROIT
Name or Names Creditors/Objectors,	•
In re: City OF DETROIT, MICHIGAN AND EMERGENCY MANAGER KEVYN D. ORR	Chapter 9 Case No. 13-53846 Judge Steven W Rhodes
Debtor/City of Detroit	

MOTION TO OBJECT AND RECONSIDER OF SUPPLEMENTAL OPINION REGARDING PLAN CONFIRMATION, APPROVING SETTLEMENTS <u>AND APPROVING EXIT FINANCING</u>

NOW COMES the creditors/objectors in the above caption and object and respond by motion to object and move the court to reconsider the Supplemental Opinion regarding plan confirmation, approving settlements and approving exit financing, under the 1stAmendment and 14th Amendment of the Constitution of the United State and Federal Rules of Civil Procedure Rules 7, 8, and 9 and show the following:

- 1) We object and disagree to page 9 (dkt No 8993)in reference to the clause of the fifth Amendment of the United State Constitution are excepted from the discharge is not for magistrate to decide that is up to the creditors and objectors and there represent ative because there is no legal law that require you or any citizens to give up their constitutional rights under any circumstances and, if it is you better be ware.
- 2) We object and have not and will not agree to or consent to any agreement that will cease all or any litigations challenging Public Act 436 (2012) or seeking enforcement of Article IX sect 24 of the Constitution of the state of Michigan, relating to the pension benefit and should be noted that we the creditors don't have anything fair and equitable.
- 3) When you have middle class citizens that are going to be reduce to poverty level as a result of the plan, it cannot and is not in the best interest of the creditors.
- 4) We the creditors/objectors that are Hundreds and maybe thousands of citizens that have not withdrew any of our objections to(dkt Nos 8272 & 8993) and the court is allowing or conspiring to perpetrate or assist in perpetrating fraud on the public and the city of Detroit for example the so-called "Grand Bargain" and should be called the "Grand theft fraudulent Bargain."

The bill that was passed for the so-called "Grand Bargain" was in the last legisla-

tive session that ended in December 31, 2014. The bill or proposal will not take effect until 90 days after the bill is passed in accordance to the Michigan State Constitution of Article IV sect 27, that mean no funds is available and won't be available until March 31, 2015, therefore, contravention of MCL 600.5855 fraudulent Concealment.

These are a few of the reasons why we object and disagree with the Supplemental Opinion regarding plan confirmation, approving settlement, and approving exist financing and we preserve our rights to add to and object and disagree in the future but we need more time to examine this opinion.

United States of America, to the best of our knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Will Water Address 2010 Morcoss

City, State & Zip Detroit Mx 48224

Sign James Cutate

Address 9857 Baffour

City, State & Zip Detroit My 48224

Sign Market My 48224

City, State & Zip Detroit My 48224

City, State & Zip Detroit My 48224

City, State & Zip Detroit My 48224

I/We hereby certify that the statements made herein this verified are true and correct and if called to testify can and will give testimony competently, under the laws of the

Debca	A	Pickett	
	-	Im	

U.S. BANKRUPTCY COURT E.D. MICHIGAN-DETROIT

Your name

Creditor/Petitioners

٧

In re:

City OF DETROIT, MICHIGAN AND EMERGENCY MANAGER KEVYN D.ORR

Debtors/Respondent

Chapter 9

Case No. 13-53846

Magistrate Judge:

Steven W. Rhodes

PROOF OF SERVICES

DELOCA A FICKETT, being first duly sworn deposes and your name

Say that on January 13, 2015. I sent a copy of Motion to object and Reconsider of Supplemental Opinion regarding plan confirmation, approving settlements and approving exit financing, Upon the concern parties by certified mail at the following address:

City of Detroit Corporation Council First National Building 600 Woodward Ave Detroit, Michigan 48226 Emergency Manager Kenyn Orr Coleman A Young Municipal Center 2 Woodward 11th floor Detroit, Michigan 48226

I/We hereby certify that the statements made herein this verified motion for summary judgment are true and correct and if called to testify can and will give testimony competently, under the laws of the United States of America, to the best of our knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Debra a Suhett